Page 1 of 3

Electronically Recorded

Tarrant County Texas

Official Public Records

11/3/2010 2:03 PM

\$24.00

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Diga Hinke

PGS 3

Submitter: ACS

Suzanne Henderson

DALE PROPERTY SERVICES, LLC ATTN: RECORDING TEAM 500 TAYLOR ST. STE 600 FORT WORTH, TEXAS 76102

Submitter: DALE PROPERTY SERVICES, LLC

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

DO NOT DESTROY

WARNING - THIS IS PART OF THE OFFICIAL RECORD

ELECTRONICALLY RECORDED BY ERXCHANGE NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision STANDARD LEASE

Electronically Recorded Chesapeake Operating, Inc.

PAID UP OIL AND GAS LEASE

(No Surface Use)

THIS	LEASE	AGREEMENT		~		2th.	day	of	October,	2010,	by	and	between
Chris	, (TV 17	chinson	and wi	<u>e se</u>	55,00	<u> </u>	teniv	12001					
whose address	ss is <u>5728</u>	Christy Lane	, Haltom C	ty, Texas	<u> 7613</u>	7, as Le	ssor, and	CHESA	PEAKE EXPLORAT	ON, L.L.C.,	an Oklai	nenared b	ted liability
hereinabove r 1. In con land, hereinaf	named as Les isideration of ter called leas	see, but all other a cash bonus in l sed premises:	provisions (inc hand paid and t	uding the co ne covenant	mpietion s herein	contained	spaces) w I, Lessor I	rereby gr	All printed portion ared jointly by Lesson ants, leases and lets	exclusively to	Lessee	the followir	ng described
OF Halton	n City RE	ND, MORE O ING MORE F GE 2036 OI	PARTICULA	RLY DES	CRIBE	D BY N	METES	AND B	ossil Ridge Add OUNDS IN THA TEXAS.	<u>lition,</u> AN A AT CERTAI	n Pla VDDITI(ON TO T T RECO	THE CITY RDED IN
prescription of produced in a well as hydro owned by Le execute at Le the amount of	or otherwise), association the ecarbon gase essor which a essee's requent any shut-in	for the purpose erewith (including s. In addition to the contiguous of the contiguous the contig	of exploring to g geophysical/s the above-des- r adjacent to the or supplement ler, the number	r, developing eismic opera cribed lease e above-de al instrumen of gross acr	tions). The tions of tions of the tions of the tions of the tions of tions of the tions of the tions of the tions of t	The term * ses, this le eased pre more com e specified	gas" as usease also emises, a plete or a shall be	sed here covers a nd, in co courate of deemed	nterests therein whice gas, along with all had in includes helium, occretions and any subsideration of the adescription of the land correct, whether actions.	arbon dioxide mail strips or p forementioned d so covered. Jally more or le	and other parcels of cash bother the For the ess.	r commerc f land now onus, Less purpose of	ial gases, as or hereafter sor agrees to fetermining
2. This	lease, which	is a "paid-up" lea	se requiring no	rentals, shal	be in fo	rce for a	primary te	rm of <u>th</u>	ree (3) years from the from the from the from the from lands pooled the from the fro	he date hereof. erewith or this	, and for lease is	as iong the otherwise :	reafter as oil maintained in
effect pursua 3. Roya	int to the prov alties on oil, (I Lessee's se	risions hereot. gas and other su parator facilities,	bstances produ the royalty sha	ced and sav	ed here	under sha /e Perce	all be paid ent (25)	by Less	ee to Lessor as folion	ows: (a) For one delivered at l	essee's	her liquid to option to l	hydrocarbons Lessor at the the wellhead
wellhead or	to Lessor's c	redit at the oil pu	rcnasers transp	orianon iac	nues, pr		in the cor	so field :	than in the nearest f	eld in which th	ere is su	ch a prevai	iling price) for
production of	of similar grad	de and gravity; (b) for gas (incli	iding casing	nead g	as) anu a	iii Oliici s	-1	was and production	severance or	other ex	cise taxes	and the costs
(25)% of the incurred by production a the nearest Lessee community that such well or for the purp Lessee sha on or before from is not the leased Lessee's fa 4. All which shall check or by at the last a street that the street incurred by the shall check or by at the last a street and the street that the street incurred by the street incurred by the street incurred by the street that the street incurred by the s	e proceeds re Lessee in de at the prevailitied in which ined in which ined in which wells are eithouse of maint in pay shut-in the end of se being sold by premises or illure to prope shut-in royalt be Lessor's or draft and su address know	ralized by Lesses and wellhead marthere is such a parthere is such a parthere is such a parchases hereure either producing ner shut-in or producing this lease royalty of one do aid 90-day perior Lessee; provide ands pooled the rity pay shut-in roy payments under the payments or into Lessee shall are the lesses that the lesses shall are the les	ing or otherwise sale to the most of the sale to the s	hereof, less e marketing r productior pursuant to at the end ther substan om is not be on or before se is otherwi in royalty shall be paid o yments regar or or to the of per payment request, de	a propor such ga of similar of similar of the process covering sold ecutive a yethic least e each a se being all be droped for the tenders of the proposition of the	tionate particular par	and of advivalent of advivalent of advivalent of advivalent of the contract of	ces, provided the control of the con	rided that Lessee si for if there is no such red into on the same reafter one or more itities or such wells a s shall nevertheless shut-in or production de to Lessor or to Le is 90-day period while or if production is be any period next follow operate to terminate credit in at less of said land. All payr in a stamped envel r be succeeded by a instrument naming a	hall have the conprise then proor nearest pre- wells on the live walls on the live walling on libe deemed to in there from its sof's credit in the well or we may sold by Lesving cessation withis lease. Or's addressed in the live wall or well or this lease. Or's addressed in the live wall or well or	ontinuing evailing in ceding discerning disc	right to p in the same are the same remises or fracture stacing in paying sold by solitory desi- nut-in or pro- nanother was operations	purchase such a field, then in date on which I lands pooled timulation, but ying quantities I Lessee, then ignated below, roduction there well or wells on or production. Its successors, currency, or by or to the Lessor on fall or refuse gent to receive
payments. 5. Ex premises of pursuant to neverthele	cept as provi or lands pool o the provisi ss remain in	ded for in Paragred therewith, or ons of Paragrap force if Lessee c	aph 3. above, if all production h 6 or the actionmmences ope	Lessee dril (whether on on of any grations for re	s a well r not in overnme working er compl	which is paying quental auth an existing etion of o	incapable	of produ permane in the for drillin on such	cing in paying quam ntly ceases from an event this lease is g an additional well dry hole or within 90 force but Lessee is ce so long as any or oil or gas or other s	y cause, inclu- not otherwise or for otherwis days after suc	ding a rebeing me obtaining the cessal	evision of the aintained in the aintaine	unit boundaries in force it shall pring production or any other

the end of the primary term, or at any time thereafter, this lease is not otherwise being maintained in force so long as any one or more of such operations are prosecutive with one occasion of more than 90 consecutive days, and if any such operations result in the production of oil or gas or other substances covered hereby, as long thereafter as no essation of more than 90 consecutive days, and if any such operations result in the production of oil or gas or other substances covered hereby, as long thereafter as no essation of more than 90 consecutive days, and if any such operations result in the production of oil or gas or other substances covered hereby, as long thereafter as the result of the production in paying quantities from the leased premises or lands pooled therewith. After completion of a well capable of producing in paying quantities from the leased premises or lands pooled therewith as a reasonably prudent operator would drill under the same or similar dicrumstances. Leases shall did such additional wells on the leased premises or lands pooled therewith. There shall be no covenant to dill exploratory wells or any leased premises for uncompensated drainage by any well or wells located on other lands not pooled therewith. There shall be no covenant to dill exploratory wells or any leased premises for uncompensated drainage by any well or wells located on other lands not pooled therewith. There shall be no covenant to dill exploratory wells or additional wells except as expressly provided herein.

6. Lesses shall have the right but not the obligation to pool all or any part of the leased premises or interest therein with any other lands or interests. The proper to do so in order to prudently develon or operate the leased premises, whether or not similar pooling authority exists with respect to such other lands or interests. The proper do so in order to prudently develon or operate the leased premises, whether or not similar production with the production and the properation of the production and the

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8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either ionthy or persons are entitled to shut-in royalties hereunder. Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either ionthy or hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest, and failure of the transferree to satisfy such obligations with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in proportion to the net acreage interest in this lease then held by each.

9. Lessee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lease as to a full or undivided interest in all or any portion of the area covered by this lease or any depths or zones there under, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest or released. If Lessee releases all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced in accordance with the net acreage interest retained hereunder.

If Lessee releases all or an undivided interest in less than all of the area covered hereby. Lessee's obligation to pay retander shuth-in royalties shall be proportionately reduced in accordance with the rel acreage interest retained nerveunder.

10. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lands pooled or untitzed herewith, in primary and/or enhanced recovery. Lessees shall have the right of ingress and egress along with the right to conduct such operations on the leased premises as may be primary and/or enhanced recovery. Lessees shall have the right of ingress and egress along with the right to conduct such operations on the leased premises as may be primary and/or enhanced recovery. Lessees shall have the right of ingress and egress along with the right to conduct such operations on the leased premises as may be primary and/or enhanced recovery. Lessees shall have the right of ingress and egress along with the right to conduct such operations on the leased premises as may be reasonably necessary for such purposes, including but not limited to gopylopisal premises of such operations and the construction and use of roads, canals, pipelines, specifically reasonable productions, and the read of the

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e is made aware of any claim inconsistent with Lessor's title, Lessee may suspend the payment of the surface of the leased premises for drilling or other has been furnished satisfactory evidence that such claim has been resolved. 3. Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other icons. 3. Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other icons. 3. Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other icons. 4. Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other icons. 5. Notwithstanding anything contained to the contrary in this lease that and all of which only constitute one original. 6. This lease may be executed in counterparts, each of which is deamed an original and all of which only constitute one original. 7. This lease may be executed in counterparts, each of which is deamed an original and all of which only constitute one original. 8. Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use find any original. 9. This lease may be executed in counterparts, each of which is deamed an original and all of which only constitute one original. 9. This lease that these lease payments and royalty, are market sensitive and may right to the form of rental, bonus and royalty, are market sensitive and may remarket sensitive and may remarket sensitive one original. 9. Lessor understands that these lease payments and royalty, are market sensitive and may remarket sensitive and may remarket sensitive one original. 9. Lessor understands that these lease payments and royalty, are market sensitive and may remarket sensit
Signature: Signature: Printed Name: Chr. 5 Mutchingan
STATE OF Texas COUNTY OF Tarrant This instrument was acknowledged before me on the KELLER HARBUCK Notary Public, State of Texas Notary's name (printed): Notary's commission expires: My Commission Expires March 11, 2014
STATE OF Texas COUNTY OF Tarrant This instrument was acknowledged before me on the County of Texas Notary Public, State of Texas Notary spame (printed): Notary's commission expires: My Commission Expires Mgrch 11, 2014 SORPORATE ACKNOWLEDGMENT
STATE OF COUNTY OF of This instrument was acknowledged before me on the day of, 2010, by of a corporation, on behalf of said corporation.